1	DENA MARIE YOUNG		
2	State Bar No. 215344 LAW OFFICES OF DENA MARIE YOUNG		
3	2751 4 th Street PMB #136 Santa Rosa, CA 95405		
4	Telephone (707) 528-9479		
5	Email: dmyounglaw@gmail.com		
6	Attorneys for Defendant DEVON CHRISTOPHER WENGER		
7	UNITED STATES DISTRICT COURT		
8	NORTHERN DISTRICT OF CALIFORNIA		
9	OAKLAND DIVISION		
11	UNITED STATES OF AMERICA,	No. 4:23-cr-00268-JSW	
12	Plaintiff,		
13	V.	RESPONSE TO ORDERS (ECF 165, 166, 167, 171)	
14	DEVON CHRISTOPHER WENGER,		
15	Defendant.		
16			
17		J	
18	Defendant DEVON WENGER, by and	through his attorney of record, Dena Marie Young,	
19	hereby submits the following responses to this Court's Orders listed above:		
20			
21	On March 19, 2025, this Court noticed its intent to present a slideshow. (ECF 165). Mr. Wenge		
22	has no objection to the proposed slideshow, nor to the government's proposed addition of SA Julie		
23	Delgado. (ECF 173).		
24			
25	On March 19, 2025, this Court noticed i	its intended voir dire. (ECF 166). Mr. Wenger has no	
26	objection to the intended voir dire. In light of recent news stories on the federal government's use (or		
27			
28			
	II		

1	misuse) of SIGNAL messages, Mr. Wenger requests that this Court ask the following additional		
2	questions:		
3	Do you have any knowledge about SIGNAL messages?		
4	a) If so, have you formed any opinion about the use of that service?		
5	b) Does your opinion affect your ability to be fair and impartial in this case?		
6			
7	On March 19, 2025, this Court noticed its intended preliminary jury instructions. (ECF 167).		
8	Mr. Wenger has no objection to the proposed preliminary instructions.		
9			
10	On March 21, 2025, this Court noticed its intended general jury instructions. (ECF 171). Mr.		
11	Wenger has no objection to the intended general jury instructions.		
12			
13	Dated: March 26, 2025 Respectfully Submitted,		
14	/a/ Dana Maria Vayra		
15			
16	Attorney for Defendant		
17	DEVON CHRISTOPHER WENGER		
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			